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CHARLOTTE, NC

# UNITED STATES DISTRICT COURT

DEC 2 0 2021

fo	r the
Western District o	f North Carolina US DISTRICT COURT WESTERN DISTRICT OF NC
Charlott	e Division
Poppi Kush Swindell	) Case No. 3:21 CV 676-FDW
	(to be filled in by the Clerk's Office)
Plaintiff(s)  (Write the full name of each plaintiff who is filing this complaint.  If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)  -V-	) ) Jury Trial: (check one)   Yes No ) )
Charlotte Mecklenburg Schools	) )
Defendant(s)  (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	) ) ) )

#### COMPLAINT FOR EMPLOYMENT DISCRIMINATION

# I. The Parties to This Complaint

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Poppi Kush Swindell		
Street Address	13907 Glendevon Ct.		
City and County	Charlotte, Mecklenburg		
State and Zip Code	North Carolina, 28273 7045887716		
Telephone Number			
E-mail Address	Poppi.Swindell@agracor.com		

# B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	
Name	Charlotte Mecklenburg Schools
Job or Title (if known)	
Street Address	Education Center 4421 Stuart Andrew Blvd.
City and County	Charlotte, Mecklenburg
State and Zip Code	North Carolina, 28217
Telephone Number	(980) 343-3000
E-mail Address (if known)	
Defendant No. 2	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 3	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	

	C.	Place of Employment			
		The address at which I sought en	dress at which I sought employment or was employed by the defendant(s) is		
		Name	Charlotte Mecklenburg Schools		
		Street Address	4421 Stuart Andrew Blvd.		
		City and County	Charlotte, Mecklenburg		
		State and Zip Code	North Carolina, 28217		
		Telephone Number	(980) 343-3000		
II.	Basis	s for Jurisdiction			
	This	action is brought for discrimination	n in employment pursuant to (check all that apply):		
		Title VII of the Civil 1	Title VII of the Civil Rights Act of 1964, as codified, 42 U.S.C. §§ 2000e to 2000e-17 (race,		
		color, gender, religion	color, gender, religion, national origin).		
			ing suit in federal district court under Title VII, you must first obtain a letter from the Equal Employment Opportunity Commission.)		
		Employment Act of 1967, as codified, 29 U.S.C. §§ 621 to 634.			
			ing suit in federal district court under the Age Discrimination in must first file a charge with the Equal Employment Opportunity		
		Americans with Disab	oilities Act of 1990, as codified, 42 U.S.C. §§ 12112 to 12117.		
(Note: In order to bring suit in federal district court under the America Act, you must first obtain a Notice of Right to Sue letter from the Equal Opportunity Commission.)			tain a Notice of Right to Sue letter from the Equal Employment		
	Other federal law (specify the federal law):				
		Relevant state law (spe	ecify, if known);		
		Relevant city or count	ty law (specify, if known):		

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A.	The discriminatory conduct of which I complain in this action includes (check all that apply):				
		Failure to hire me.			
		Termination of my employment.			
		Failure to promote me.			
	~	Failure to accommodate my disability.			
	<b>~</b>	Unequal terms and conditions of my employment.			
	<b>~</b>	Retaliation.			
		Other acts (specify):			
		(Note: Only those grounds raised in the charge filed with the Equal Employment Opportunity Commission can be considered by the federal district court under the federal employment discrimination statutes.)			
В.	It is my best r	recollection that the alleged discriminatory acts occurred on date(s)			
	From Feburary	From Feburary 2020 to August 2020.			
C.	I believe that	defendant(s) (check one):			
		is/are still committing these acts against me.			
		is/are not still committing these acts against me.			
D.	Defendant(s) discriminated against me based on my (check all that apply and explain):				
		race			
		color			
		gender/sex			
		religion			
		national origin			
		age (year of birth) (only when asserting a claim of age discrimination.)			
	<b>V</b>	disability or perceived disability (specify disability)			
		Anxiety and Chronic insomnia.			
E.	The facts of n	ny case are as follows. Attach additional pages if needed.			

Pro Se	7 (Rev. 12/1	6) Complaint for Employment Discrimination			
		See the attached.			
		(Note: As additional support for the facts of your claim, you may attach to this complaint a copy of your charge filed with the Equal Employment Opportunity Commission, or the charge filed with the relevant state or city human rights division.)			
IV.	Exhaus	stion of Federal Administrative Remedies			
	A.	It is my best recollection that I filed a charge with the Equal Employment Opportunity Commission or my Equal Employment Opportunity counselor regarding the defendant's alleged discriminatory conduct on (date) 03-12-2020			
	В.	The Equal Employment Opportunity Commission (check one):  has not issued a Notice of Right to Sue letter.			
		issued a Notice of Right to Sue letter, which I received on (date) 10/20/2001 .			
		(Note: Attach a copy of the Notice of Right to Sue letter from the Equal Employment Opportunity Commission to this complaint.)			
	C.	Only litigants alleging age discrimination must answer this question.			
		Since filing my charge of age discrimination with the Equal Employment Opportunity Commission regarding the defendant's alleged discriminatory conduct (check one):			
		60 days or more have elapsed.			
		less than 60 days have elapsed.			
V.	Relief				
	State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include to amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punit or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.				

Due to refusal to accommodate I have used all my sick and vacation time now on extended short term disability at half my of what my monthly compansation would be.

Half of monthly compansation \$1,278.90 starting in August 15, 2020 until August 15, 2022 or my release from

Extended Short Term Disability.

Reimbursement of sick and vacation time spent because of refusal of accommodation Six months at full months copansation \$2557.80 for six months \$15,500 not included is accrued sick and vacation time not compansated. Legal fees \$300.00, plus additional legal fees when a lawyer is secured.

Punitive and exemplary damages \$299,900

#### VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

#### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: 12/20/2021				
	Signature of Plaintiff Printed Name of Plaintiff	Poppi Swindell			
В.	For Attorneys				
	Date of signing:				
	Signature of Attorney				
	Printed Name of Attorney				
	Bar Number				
	Name of Law Firm				
	Street Address				
	State and Zip Code				
	Telephone Number				
	E-mail Address				

I suffered with anxiety for decades which became increasingly debilitating. I took the position as a Bus Driver Trainer because my disability continued to worsen and make it increasingly difficult to perform my duties as a school bus driver. My employer continued to insist I drive school bus routes when they were shorthanded which caused me heightened anxiety, and since my anxiety causes insomnia, I find it difficult to stay awake and have dosed off at the light and continued to fight sleep while driving which causes anxiety thinking of what might happen to a child or other motorist. I had previously reported my manager to the Superientendant of schools and she was removed from being my manager. My manager was changed to a local transportation manager who are over the school bus drivers, she indicated that I would be driving every day that I did not have students, I told her my work schedule was from 7-4pm and she said that is fine, you will have a 3rd tier school in the afternoon, which meant I would not have any in the morning and only 1 in the afternoon. I had suffered from hemorrhoids the week we spoke; I did not inform her of that, only that I had some pain and asked if we could hold off from starting me driving for a couple of days to recover. she told me I would have to have a doctor's note. I could have just stayed home and called in sick, but I didn't want to cut my trainees time before they were tested. After giving her the doctors note I received a request to fill out an accommodation form and later was suspended until I completed it. I spoke to a lawyer who told me to just say that I was not asking for an accommodation. When I filled out the form and went back to work, my manager then told me I would be starting at 5:30 am to about 9:30 am, then would break and come back at 1:30 to about 6:30 pm which is a bus driver schedule and would cause me to put myself, my passengers and others in danger. I took sick leave and then FMLA after getting diagnosed and written out by my doctor. I then started being treated by a psychiatrist for anxiety. I filed an EEOC complaint, and my employer claimed I didn't have a disability that I just didn't want to do my job. I have recordings of me telling my former manager that I have an issue sleeping that affected my staying awake and alert while driving. I have recordings of the last two meetings with my last manager when she told me I could continue my schedule and the last meeting at her office when she claimed she never said that, that I made that statement, and she laid out my new bus driver schedule. I also have a conversation when another employee was told to check to see if I had submitted the accommodation form which I feel is a violation of my privacy as my employer is self-insured and management disclosed personal information to an employee that was not my manager. I have been away from work since Feb. 2020, first on sick leave, FMLA, Short-Term Disability (STD), Extended Short-Term Disability. I have been receiving half pay while on STD.

EEOC Form 161 (11/2020) U.S. Equal Employment Opportunity Commission

DISMISSAL AND NOTICE OF RIGHTS					
To: Poppi K. Swindell 13907 Glendevon Ct. Charlotte, NC 28273			From:	Charlotte District Of 129 W. Trade Street Suite 400 Charlotte, NC 28202	fice
On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR §1601.7(a))					
EEOC Charge No. EEOC Representative				Telephone No.	
Farkhunda S. Akhtar,			(980) 296-1259		
430-202		Investigator		WING BEACON.	(900) 290-1259
THE EE		E ON THIS CHARGE FOR THE			T00
	The facts alleged in the	charge fail to state a claim under ar	ny of the s	statutes enforced by the E	EUC.
	Your allegations did no	involve a disability as defined by th	e America	ans With Disabilities Act.	
	The Respondent employs less than the required number of employees or is not otherwise covered by the statutes.				ered by the statutes.
	Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged discrimination to file your charge				r the date(s) of the alleged
X	The EEOC issues the following determination: The EEOC will not proceed further with its investigation, and makes not determination about whether further investigation would establish violations of the statute. This does not mean the claims have no merit. This determination does not certify that the respondent is in compliance with the statutes. The EEOC makes no finding as to the merits of any other issues that might be construed as having been raised by this charge.				nis does not mean the claims with the statutes. The EEOC
	The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge.			t investigated this charge.	
	Other (briefly state)				
		- NOTICE OF SUI' (See the additional information			
Discriming You may lawsuit made lost. (The	nation in Employment a file a lawsuit against the nust be filed <u>WITHIN 90</u> e time limit for filing suit b	sabilities Act, the Genetic Info Act: This will be the only notice respondent(s) under federal lav DAYS of your receipt of this ased on a claim under state law	of dismis v based <b>notice</b> ; o may be o	ssal and of your right to on this charge in feder or your right to sue base different.)	sue that we will send you. al or state court. Your ed on this charge will be
Equal Pay Act (EPA): EPA suits must be filed in federal or state court within 2 years (3 years for willful violations) of the alleged EPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.					
		On behalf of AslenM Alore	the Com Digitally sig DN: cn=Arle ou=Greenst email=arlen Date: 2021.0	MISSION Red by Atlene M. Glover ne M. Glover, o-US EEOC, oron Local Office, e.glovergeeoc.gov, c=US 921131429-04700	9/21/2021
Enclosures(s) for Thomas M. Colclo District Director			ı <b>,</b>	(Date Issued)	
	Tamara Okoli Director, Employee Rel CHARLOTTE-MECKLE PO Box 30035 Charlotte, NC 28217				

# INFORMATION RELATED TO FILING SUIT UNDER THE LAWS ENFORCED BY THE EEOC

(This information relates to filing suit in Federal or State court <u>under Federal law</u>.

If you also plan to sue claiming violations of State law, please be aware that time limits and other provisions of State law may be shorter or more limited than those described below.)

#### **PRIVATE SUIT RIGHTS**

Title VII of the Civil Rights Act, the Americans with Disabilities Act (ADA), the Genetic Information Nondiscrimination Act (GINA), or the Age Discrimination in Employment Act (ADEA):

In order to pursue this matter further, you must file a lawsuit against the respondent(s) named in the charge within 90 days of the date you receive this Notice. Therefore, you should keep a record of this date. Once this 90-day period is over, your right to sue based on the charge referred to in this Notice will be lost. If you intend to consult an attorney, you should do so promptly. Give your attorney a copy of this Notice, and its envelope or record of receipt, and tell him or her the date you received it. Furthermore, in order to avoid any question that you did not act in a timely manner, it is prudent that your suit be filed within 90 days of the date this Notice was issued to you (as indicated where the Notice is signed) or the date of the postmark or record of receipt, if later.

Your lawsuit may be filed in U.S. District Court or a State court of competent jurisdiction. (Usually, the appropriate State court is the general civil trial court.) Whether you file in Federal or State court is a matter for you to decide after talking to your attorney. Filing this Notice is not enough. You must file a "complaint" that contains a short statement of the facts of your case which shows that you are entitled to relief. Your suit may include any matter alleged in the charge or, to the extent permitted by court decisions, matters like or related to the matters alleged in the charge. Generally, suits are brought in the State where the alleged unlawful practice occurred, but in some cases can be brought where relevant employment records are kept, where the employment would have been, or where the respondent has its main office. If you have simple questions, you usually can get answers from the office of the clerk of the court where you are bringing suit, but do not expect that office to write your complaint or make legal strategy decisions for you.

# PRIVATE SUIT RIGHTS -- Equal Pay Act (EPA):

EPA suits must be filed in court within 2 years (3 years for willful violations) of the alleged EPA underpayment: back pay due for violations that occurred **more than 2 years (3 years)** before you file suit may not be collectible. For example, if you were underpaid under the EPA for work performed from 7/1/08 to 12/1/08, you should file suit before 7/1/10 – not 12/1/10 -- in order to recover unpaid wages due for July 2008. This time limit for filing an EPA suit is separate from the 90-day filing period under Title VII, the ADA, GINA or the ADEA referred to above. Therefore, if you also plan to sue under Title VII, the ADA, GINA or the ADEA, in addition to suing on the EPA claim, suit must be filed within 90 days of this Notice and within the 2- or 3-year EPA back pay recovery period.

#### ATTORNEY REPRESENTATION -- Title VII, the ADA or GINA:

If you cannot afford or have been unable to obtain a lawyer to represent you, the U.S. District Court having jurisdiction in your case may, in limited circumstances, assist you in obtaining a lawyer. Requests for such assistance must be made to the U.S. District Court in the form and manner it requires (you should be prepared to explain in detail your efforts to retain an attorney). Requests should be made well before the end of the 90-day period mentioned above, because such requests do <u>not</u> relieve you of the requirement to bring suit within 90 days.

#### ATTORNEY REFERRAL AND EEOC ASSISTANCE -- All Statutes:

You may contact the EEOC representative shown on your Notice if you need help in finding a lawyer or if you have any questions about your legal rights, including advice on which U.S. District Court can hear your case. If you need to inspect or obtain a copy of information in EEOC's file on the charge, please request it promptly in writing and provide your charge number (as shown on your Notice). While EEOC destroys charge files after a certain time, all charge files are kept for at least 6 months after our last action on the case. Therefore, if you file suit and want to review the charge file, please make your review request within 6 months of this Notice. (Before filing suit, any request should be made within the next 90 days.)

IF YOU FILE SUIT, PLEASE SEND A COPY OF YOUR COURT COMPLAINT TO THIS OFFICE.

NOTICE OF RIGHTS UNDER THE ADA AMENDMENTS ACT OF 2008 (ADAAA): The ADA was amended, effective January 1, 2009, to broaden the definitions of disability to make it easier for individuals to be covered under the ADA/ADAAA. A disability is still defined as (1) a physical or mental impairment that substantially limits one or more major life activities (actual disability); (2) a record of a substantially limiting impairment; or (3) being regarded as having a disability. However, these terms are redefined, and it is easier to be covered under the new law.

If you plan to retain an attorney to assist you with your ADA claim, we recommend that you share this information with your attorney and suggest that he or she consult the amended regulations and appendix, and other ADA related publications, available at http://www.eeoc.gov/laws/types/disability\_regulations.cfm.

"Actual" disability or a "record of" a disability (note: if you are pursuing a failure to accommodate claim you must meet the standards for either "actual" or "record of" a disability):

- > The limitations from the impairment no longer have to be severe or significant for the impairment to be considered substantially limiting.
- ➤ In addition to activities such as performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, thinking, concentrating, reading, bending, and communicating (more examples at 29 C.F.R. § 1630.2(i)), "major life activities" now include the operation of major bodily functions, such as: functions of the immune system, special sense organs and skin; normal cell growth; and digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardiovascular, endocrine, hemic, lymphatic, musculoskeletal, and reproductive functions; or the operation of an individual organ within a body system.
- > Only one major life activity need be substantially limited.
- With the exception of ordinary eyeglasses or contact lenses, the beneficial effects of "mitigating measures" (e.g., hearing aid, prosthesis, medication, therapy, behavioral modifications) are not considered in determining if the impairment substantially limits a major life activity.
- An impairment that is "episodic" (e.g., epilepsy, depression, multiple sclerosis) or "in remission" (e.g., cancer) is a disability if it would be substantially limiting when active.
- An impairment may be substantially limiting even though it lasts or is expected to last fewer than six months.

### "Regarded as" coverage:

- An individual can meet the definition of disability if an employment action was taken because of an actual or perceived impairment (e.g., refusal to hire, demotion, placement on involuntary leave, termination, exclusion for failure to meet a qualification standard, harassment, or denial of any other term, condition, or privilege of employment).
- > "Regarded as" coverage under the ADAAA no longer requires that an impairment be substantially limiting, or that the employer perceives the impairment to be substantially limiting.
- The employer has a defense against a "regarded as" claim only when the impairment at issue is objectively *BOTH* transitory (lasting or expected to last six months or less) *AND* minor.
- > A person is not able to bring a failure to accommodate claim *if* the individual is covered only under the "regarded as" definition of "disability."

Note: Although the amended ADA states that the definition of disability "shall be construed broadly" and "should not demand extensive analysis," some courts require specificity in the complaint explaining how an impairment substantially limits a major life activity or what facts indicate the challenged employment action was because of the impairment. Beyond the initial pleading stage, some courts will require specific evidence to establish disability. For more information, consult the amended regulations and appendix, as well as explanatory publications, available at <a href="http://www.eeoc.gov/laws/types/disability\_regulations.cfm">http://www.eeoc.gov/laws/types/disability\_regulations.cfm</a>.